DATE: October 26, 2011

UNITED STATES DISTRICT COURT

			ISTRICT C	<u> </u>	<u>N</u>	A
	UNITE	ED STATES OF AMERICA				
		V.		ORI	DEF	R OF DETENTION PENDING TRIAL
	lgn	acio Vazquez-Casimiro		Case Number:	: <u>1</u>	<u>1-10447M-001</u>
present a	ang was	th the Bail Reform Act, 18 U.s represented by counsel. I cond lefendant pending trial in this o	clude by a prepond case.	derance of the e	ng v evid	vas held on October 26, 2011. Defendant was lence the defendant is a flight risk and order the
I find by a	a prepor	derance of the evidence that:	FINDINGS	S OF FACT		
[The defendant is not a citizen	of the United Stat	es or lawfully ad	dmi	tted for permanent residence.
[The defendant, at the time of the charged offense, was in the United States illegally.				
[If released herein, the defendant faces removal proceedings by the Bureau of Immigration and Custo Enforcement, placing him/her beyond the jurisdiction of this Court and the defendant has previously been depor or otherwise removed.					
☐ The defendant has no significant contacts in the United States or in the Distric					n the District of Arizona.	
[The defendant has no resources in the United States from which he/she might make a bond reasonably calculat to assure his/her future appearance.					
(\boxtimes	The defendant has a prior crim	inal history.			
[The defendant lives/works in N	lexico.			
[The defendant is an amnesty substantial family ties to Mexic	applicant but ha	s no substantia	al ti	es in Arizona or in the United States and has
[here is a record of prior failur	e to appear in cou	urt as ordered.		
[The defendant attempted to evade law enforcement contact by fleeing from law enforcement.					
_	_	The defendant is facing a max		•	- •	ars imprisonment.
Т	The Cou	t incorporates by reference the	e material findings	of the Pretrial S		vices Agency which were reviewed by the Court
at the tim	ne of the	hearing in this matter, except	as noted in the re	ecord.		3 .,
	4 7			ONS OF LAW		
		here is a serious risk that the				
2	2. N					ne appearance of the defendant as required.
_			ECTIONS REGA			
a correcti appeal. I of the Un	tions facil The defe nited Stat	ity separate, to the extent prac ndant shall be afforded a rease	icable, from perso pnable opportunity for the Governm	ons awaiting or s for private con ent, the person	sen sult in c	er designated representative for confinement in ving sentences or being held in custody pending tation with defense counsel. On order of a court charge of the corrections facility shall deliver the ction with a court proceeding.
		APF	EALS AND THIF	RD PARTY REL	LEA	ASE
deliver a Court.	IT IS OR copy of t	DERED that should an appeal he motion for review/reconside	of this detentions ration to Pretrial \$	order be filed wi Services at leas	ith t st or	he District Court, it is counsel's responsibility to ne day prior to the hearing set before the District
Services	sufficier					red, it is counsel's responsibility to notify Pretrial retrial Services an opportunity to interview and

JAY R. IRWIN
\ United States Magistrate Judge